

NOW, due deliberation having been had upon the foregoing, the City Defendants' motion is hereby **GRANTED**, and it is hereby

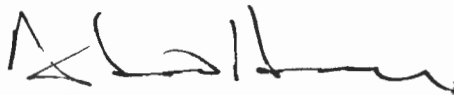
ORDERED that discovery from defendants Officer Robert Douglas (# 7943), in his individual capacity, and Officer Vern Whitworth (# 7595), in his individual capacity, is hereby stayed pending this Court's determination of the qualified immunity arguments in the City Defendants' motion to dismiss the Complaint pursuant to Fed.R.Civ.P. 12(b)(6); and it is further

ORDERED that discovery from defendant City of Houston, Texas, related to claims against the Officers and related to any *Monell* claim, is hereby stayed pending this Court's determination of the qualified immunity arguments in the City Defendants' motion to dismiss the Complaint pursuant to Fed.R.Civ.P. 12(b)(6); and it is further

ORDERED that the discovery from City of Houston, Texas, stayed by this Order shall include, but not be limited to, disclosure of arrest records, body camera footage, training and supervision documentation, the contents of either Officer's employment files, and documentation concerning the investigation of either Officer, and/or any disciplinary or other proceedings brought against them that is the subject of the allegations in this lawsuit; and it is further

ORDERED that the stays effectuated by this Order shall remain in effect until fourteen days after the date on which the Court renders a determination on the qualified immunity arguments in the City Defendants' Rule 12(b)(6) motion.

SO ORDERED, this 12th day of March, 2024



UNITED STATES DISTRICT JUDGE